## ARLENE P. MESSINGER 1 Assistant General Counsel for SBIC Enforcement 2 U.S. Small Business Administration Receiver for Prospero Ventures, L.P. 409 Third Street, S.W., 7<sup>th</sup> Floor 3 Washington, DC 20416 4 Telephone: (202) 205-6857 Facsimile: (202) 481-0325 5 DARRYL J. HOROWITT #100898 6 COLEMAN & HOROWITT, LLP Attorneys at Law 7 499 West Shaw, Suite 116 Fresno, California 93704 8 Telephone: (559) 248-4820 Facsimile: (559) 248-4830 9 Attorneys for Plaintiff, U.S. SMALL BUSINESS ADMINISTRATION, 10 as Receiver for PROSPERO VENTURES, L.P. 11 UNITED STATES DISTRICT COURT 12 13 NORTHERN DISTRICT OF CALIFORNIA 14 15 U.S. SMALL BUSINESS NO. C 07-03736 VRW ADMINISTRATION, as Receiver for **Related Cases:** PROSPERO VENTURES, L.P., C 07-03732, C 07-03733, C 07-03735, 16 C 07-03737, C 07-03738, C 07-03739, C 07-03740, C 07-03741 17 Plaintiff. 18 STIPULATION FOR DISMISSAL v. AND | PROPOSED | ORDER 19 JARRAT ENTERPRISES, **THEREON** 20 Defendant. 21 This stipulation is entered into by and between Plaintiff, U.S. SMALL BUSINESS 22 23 ADMINISTRATION, as Receiver for PROSPERO VENTURES, L.P., and Defendant, JARRAT ENTERPRISES, by and through their respective attorneys of record, as follows: 24 **RECITALS** 25 This stipulation is entered into with the following facts taken into consideration: 26 27 The parties have entered into a settlement agreement which resolves all issues in this A. 28 matter. 1

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1	U.S. Small Business Administration, etc. v. Jarrat Enterprises Casa No. C. 07, 03736 VPW
2	<u>Case No. C 07-03736 VRW</u>
3	
5	B. Defendant has fully complied with the terms of the settlement agreement. As such,
	Plaintiff is desirous of dismissing the action, with prejudice, as to Defendant.
6	STIPULATION
7	With the following facts taken into consideration, the adequacy and sufficiency of which
8	are hereby acknowledged, the parties hereby stipulate and agree as follows:
9	1. The complaint in the above-captioned matter shall be dismissed, with prejudice.
10	2. This dismissal shall not constitute a dismissal of any of the related cases identified
11	in the caption above.
12	3. This stipulation may be executed in counterparts and a facsimile and/or electronic
13	signature shall be considered as valid as an original.
14	
15	Dated: January 6, 2009 COLEMAN & HOROWITT, LLP
16	
17	By: <u>/s/ Darryl J. Horowitt</u> DARRYL J. HOROWITT
18	Attorneys for Plaintiff
19	
20	Dated: January 6, 2009 DONOGHUE, BARRETT & SINGAL, P.C.
21	
22	By: <u>/s/ Damien C. Powell</u> BRUCE A. SINGAL
23	BRUCE A. SINGAL DAMIEN C. POWELL
24	Appearance <i>Pro Hac Vice</i> Attorneys for Defendant
25	O'CONNOR & ASSOCIATES
26	JOHN O'CONNOR Attorney for Defendant
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## Caseas: @73:07-03/736786-WRWDoboonene: 151758 Filled 101/109//21909Pageas: @1330f3 U.S. Small Business Administration, etc. v. Jarrat Enterprises Case No. C 07-03736 VRW **ORDER** The parties having so stipulated, and good cause appearing therefor, IT IS HEREBY ORDERED that the complaint shall be dismissed, with prejudice, against Defendant, JARRAT ENTERPRISES. 1/9/2009 IT IS SO ORDERED ludge Vaughn R Walker